Attorney's Docket No.	Bolder024	PATENT
COMBINED D	DECLARATION AND POWER	OF ATTORNEY
(ORIGINAL, DESIGN, N	IATIONAL STAGE OF PCT, SUPF CONTINUATION OR C-I-P)	PLEMENTAL, DIVISIONAL,
As a below named inver	ntor, I hereby declare that:	
	TYPE OF DECLARATION	
This declaration is of the f	following type:	
	(check one applicable item below	w)
🛛 original.	•	
design.		
supplemental.		
	for an International Application being fi oplication, do <u>not</u> check next item; check	
☐ national stage of	of PCT.	
NOTE: If one of the following CONTINUATION OR C	3 items apply, then complete and also atta C-I-P.	ch ADDED PAGES FOR DIVISIONAL,
divisional.		
continuation.	•	
☐ continuation-in-	part (C-I-P).	
ti	NVENTORSHIP IDENTIFICAT	TION
	re each not the inventors of all the claims, all the claims at the time the last claimed inve	•
I believe that I am the original, first and joint	address and citizenship are as standard, first and sole inventor (if only inventor (if plural names are listed hich a patent is sought on the in	y one name is listed below) or if below) of the subject matter
	TITLE OF INVENTION	
Lead Acid Cell I	Paste Having Tin Compo	ounds and Method of
Manufacturing ar	nd Using Same	

(Declaration and Power of Attorney [1-1]—page 1 of 7)

SPECIFICATION IDENTIFICATION

he specification of which:
(complete (a), (b) or (c))
(a) is attached hereto.
NOTE: "The following combinations of information supplied in an oath or declaration filed on the application filing date with a specification are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63:
"(1) name of inventor(s), and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration on filing;
"(2) name of inventor(s), and attorney docket number which was on the specification as filed or
"(3) name of inventor(s), and title which was on the specification as filed."
Notice of July 13, 1995 (1177 O.G. 60).
(b) ★③ was filed on <u>September 20, 1996</u> , as ☑ Serial No. 08 / 717,279 or □
and was amended on (if applicable).
NOTE: Amendments filed after the original papers are deposited with the PTO that contain new matter are not accorded a filing date by being referred to in the declaration. Accordingly, the amendments involved are those filed with the application papers or, in the case of a supplemental declaration, are those amendments claiming matter not encompassed in the original statement of invention or claims. See 37 CFR 1.67.
NOTE: "The following combinations of information supplied in an oath or declaration filed after the filing date are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 CFR 1.63:
"(1) name of inventor(s), and application number (consisting of the series code and the series number; e.g.,08/123,456);
"(2) name of inventor(s), serial number and filing date;
"(3) name of inventor(s) and attorney docket number which was on the specification as filed
"(4) name of inventor(s), title which was on the specification as filed and filing date;
"(5) name of inventor(s), title which was on the specification as filed and reference to a attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration; or
"(6) name of inventor(s), title which was on the specification as filed and accompanied by a cover letter accurately identifying the application for which it was intended by either the application number (consisting of the series code and the serial number; e.g.,08/123,456), of serial number and filing date. Absent any statement(s) to the contrary, it will be presumed that the application filed in the PTO is the application which the inventor(s) executed by signing the oath or declaration."
Notice of July 13, 1995 (1177 O.G. 60).
(c) was described and claimed in PCT International Application No
amended under PCT Article 19 on (if any).

ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information, which is material to patentability as defined in 37, Code of Federal Regulations, § 1.56,

(also check the following items, if desired)

who	I which is material to the examination of this application, namely, information ere there is a substantial likelihood that a reasonable Examiner would consider apportant in deciding whether to allow the application to issue as a patent, if
	in compliance with this duty, there is attached an information disclosure statement, in accordance with 37 CFR 1.98.

I hereby claim foreign priority benefits under Title 35, United States Code, § 119(a)–(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed.

PRIORITY CLAIM (35 U.S.C. § 119(a)-(d))

(complete (d) or (e))

- (d) 🗵 no such applications have been filed.
- (e) usuch applications have been filed as follows.

NOTE: Where item (c) is entered above and the International Application which designated the U.S. itself claimed priority check item (e), enter the details below and make the priority claim.

(Declaration and Power of Attorney [1-1]—page 3 of 7)

PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)-(d)

COUNTRY (OR INDICATE IF PCT)	APPLICATION NUMBER	DATE OF FILING (day, month, year)	PRIORITY O	
			☐ YES	NO 🗆
			☐ YES	NO 🗆
			☐ YES	NO 🗆
			☐ YES	NO 🗆
			☐ YES	NO 🗆
·	al application(s) listed below: APPLICATION NUMBER		FILING DA	ATE
/				
. CLAIR	N FOR BENEFIT OF EARL UNDER 35		LICATION	(S)
	The claim for the benefit of attached ADDED PAGES TO (any such applicatio	ns are set	forth in the

ATTORNEY FOR DIVISIONAL, CONTINUATION OR CONTINUATION-IN

PART (C-I-P) APPLICATION.

ALL F	FOREIGN APPLICATION(S), <i>IF ANY,</i> FILI (6 MONTHS FOR DESIGN) PRIOR TO T	ED MORE THAN 12 MONTHS HIS U.S. APPLICATION
NOTE:	If the application filed more than 12 months from the filing the basis for this application entering the United States a divisional, or continuation-in-part, then also complete ADI AND POWER OF ATTORNEY FOR DIVISIONAL, CONTIN of the prior U.S. or PCT application(s) under 35 U.S.C.	s (1) the national stage, or (2) a continuation, DED PAGES TO COMBINED DECLARATION IUATION OR C-I-P APPLICATION for benefit
	POWER OF ATTORI	NEY
I here	eby appoint the following attorney(s) and/or ag	gent(s) to prosecute this application k Office connected therewith.
Gle	(list name and registration enn K. Beaton #30,995	number)
The	omas C. Folsom #35,514	
	(check the following item, if	applicable)
ſ	Attached, as part of this declaration and poof the above-named attorney(s) to acceprepresentative(s).	ower of attorney, is the authorization of and follow instructions from my
	CORRESPONDENCE TO K. Beaton	DIRECT TELEPHONE CALLS TO: (Name and telephone number)
Davis P.O.	, Graham & Stubbs LLP Box 185 r, CO 80201-0185	Glenn K. Beaton (303) 892-9400

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

(Declaration and Power of Attorney [1-1]—page 5 of 7)

SIGNATURE(S)

NOTE: Carefully indicate the family (or last) name, as it should appear on the filing receipt and all other documents.

full name of sole or firs		
Shawn (GIVEN NAME)	(MIDDLE INITIAL OR NAME)	Snyder FAMILY (OR LAST NAME)
nventor's signature	haun W. Sude	
12/9/96	Country of Citizenship	U.S. A.
Pasidence 11625	West 17th Ave.	
Post Office Address	akewood, CO 80715	
full name of second join		a:11
Leland	M. (MIDDLE INITIAL OR NAME) (MIDDLE INITIAL OR NAME)	Gillman FAMILY (OR LAST NAME)
(GIVEN NAME)		MOW
nventor's signature 📿		/ · - /
	Country of Citizenship	USA
Residence3024	t So. (Vinona Ct-	
Post Office Address	Denver CO 80236	
	,	
Full name of third joint	inventor, if any	
(GIVEN NAME)	(MIDDLE INITIAL OR NAME)	FAMILY (OR LAST NAME)
nventor's signature		
=	Country of Citizenship)
Inventor's signature Date Residence		

(check proper box(es) for any of the following added page(s) that form a part of this declaration)

	Signature for fourth and subsequent joint inventors. Number of pages added
	* * *
	Signature by administrator(trix), executor(trix) or legal representative for deceased or incapacitated inventor. Number of pages added
	Signature for inventor who refuses to sign or cannot be reached by person authorized under 37 CFR 1.47. <i>Number of pages added</i>
	• • •
	Added page for signature by one joint inventor on behalf of deceased inventor(s) where legal representative cannot be appointed in time. (37 CFR 1.47)
	• • •
	Added pages to combined declaration and power of attorney for divisional, continuation, or continuation-in-part (C-I-P) application.
	□ Number of pages added
	Authorization of attorney(s) to accept and follow instructions from representative.
1	(if no further pages form a part of this Declaration, then end this Declaration with this page and check the following item)
	This declaration ends with this page.

(Declaration and Power of Attorney [1-1]—page 7 of 7)

Atto	rney's Docket No	Bolder024		PATENT
	Applicant		PatenteeS	Snyder
	Application No.	_	Patent No	08/717,279
_	Filed on			09/20/96
Title	Load Naid Col	l Paste Havi	ng Tin Co	ompounds and Method
1167	of Manufactur	•	-	
	VERIFIED STATE (37 CFR 1.9(f) as	MENT CLAIMIN nd 1.27(c))—SMA		
l h	ereby declare that I am			
	the owner of the s	mall business con	cem identified	i below:
	an official of the s		cem empowe	ered to act on behalf of the
Name	e of Small Business Con	cem <u>Bolder</u>	Technolog	ies Corporation
Addr	ess of Small Business C	oncern <u>5181</u>	Ward Road	1, #103
		Wheat	Ridge, C	0 80033
busir purpo Secti of the of thi the p or te affilia powe both.	ness concern, as defined oses of paying reduced from 41(a) and (b) of Title e concern, including those is statement, (1) the number or evious fiscal year of the imporary basis during each other when the rote control the other, or except declare that rights	d in 13 CFR 121.1 lees to the United 3 a 35, United States e of its affiliates, doper of employees of concern of the pach of the pay periodeither, directly or it a third-party or passed under contract of the pay periodeither.	2, and reproductive services of the business errors employeds of the fiscandirectly, one arties controls	concern qualifies as a small duced in 37 CFR 1.9(d), for and Trademark Office under at the number of employees d 500 persons. For purposes concern is the average over yed on a full-time, part-time al year, and (2) concerns are concern controls or has the or has the power to control en conveyed to, and remain
with, in				d to the invention described
	☐ the specification fi	-	title as listed	above.
•	★ the application identified the applic	entified above.		
	☐ the patent identifie			
				cern are not exclusive, each ation is listed below* and no

If the rights held by the above identified small business concern are not exclusive, each individual, concern or organization having rights in the invention is listed below* and no rights to the invention are held by any person, other than the inventor, who would not qualify as an independent inventor under 37 CFR 1.9(c), if that person made the invention, or by any concern which would not qualify as a small business concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e).

*NOTE: Separate verified statements are required from each named person, concern or organization having rights to the invention averring to their status as small entities. (37 CFR 1.27)

(Small Entity-Small Business [7-4]—page 1 of 2)

	₩ No such p	person,	concern, or organization exis	ts.	
	☐ Each such	n perso	on, concern or organization is	listed I	pelow.
Name					
Addre	ess				
	INDIVIDUAL		SMALL BUSINESS CONCERN	0	NONPROFIT ORGANIZATION
Name					
Addre	ess			<u></u>	
in stat	tus resulting in I	duty to	SMALL BUSINESS CONCERN o file, in this application or pa entitlement to small entity stat issue fee or any maintenance	atent, n us prio	otification of any change r to paying, or at the time
in stat of pay status I he all stat staten are pu States applic directe	cknowledge the tus resulting in I ying, the earlies as a small bust tements made conents were madurishable by fines Code, and the cation, any pater ed.	duty to oss of tof the siness at all ston infone with the or implications at such tissue.	o file, in this application or parentitlement to small entity state issue fee or any maintenance entity is no longer appropriate fatements made herein of my comation and belief are believed the knowledge that willful false prisonment, or both, under Sect h willful false statements making thereon, or any patent to	atent, nus prio fee du e. (37 (bwn kno to be tr statem tion 100 y jeop which	r to paying, or at the time to paying, or at the time to after the date on which CFR 1.28(b)) towledge are true and that ue; and further, that these tents and the like so made of of Title 18 of the United ardize the validity of the this verified statement is
in stat of pay status I he all stat staten are pu States applic directe	cknowledge the tus resulting in I ying, the earlies as a small bust tements made conents were madurishable by fines Code, and the cation, any pater ed.	duty to oss of tof the siness at all ston infone with the or implications at such tissue.	o file, in this application or parentitlement to small entity state issue fee or any maintenance entity is no longer appropriate fatements made herein of my comation and belief are believed the knowledge that willful false prisonment, or both, under Sect h willful false statements making thereon, or any patent to	atent, nus prio fee du e. (37 (bwn kno to be tr statem tion 100 y jeop which	notification of any change or to paying, or at the time the after the date on which CFR 1.28(b)) towledge are true and that tue; and further, that these tents and the like so made of of Title 18 of the United ardize the validity of the this verified statement is
in stat of pay status I he all stat staten are pu States applic directe	cknowledge the tus resulting in I ying, the earlies as a small bust tements made conents were madurishable by fines Code, and the cation, any pater ed.	duty to oss of tof the siness at all ston infone with the or implications at such tissue.	o file, in this application or parentitlement to small entity state issue fee or any maintenance entity is no longer appropriate fatements made herein of my comation and belief are believed the knowledge that willful false prisonment, or both, under Sect h willful false statements making thereon, or any patent to	atent, nus prio fee du e. (37 (bwn kno to be tr statem tion 100 y jeop which	notification of any change or to paying, or at the time the after the date on which CFR 1.28(b)) towledge are true and that tue; and further, that these tents and the like so made of of Title 18 of the United ardize the validity of the this verified statement is
in stat of pay status I he all staten are pu States applic directe Name Title of	cknowledge the tus resulting in I ying, the earlies as a small bust tements made conents were madurishable by fines Code, and the cation, any pater ed.	duty to oss of tof the siness of at all stone infone with the or implication successive and issued in the continuous and issued in the continuous and in t	o file, in this application or parentitlement to small entity state issue fee or any maintenance entity is no longer appropriate attements made herein of my commation and belief are believed the knowledge that willful false or isonment, or both, under Secth willful false statements making thereon, or any patent to **Robert F. Nelson** Nowner Vice - Presidation**	atent, nus prior fee due. (37 (cown knot be trong 100 y jeop which	notification of any change or to paying, or at the time is after the date on which CFR 1.28(b)) owledge are true and that ue; and further, that these ients and the like so made of of Title 18 of the United ardize the validity of the this verified statement is the C.